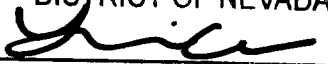


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<input checked="checked" type="checkbox"/> FILED	<input type="checkbox"/> RECEIVED
<input type="checkbox"/> ENTERED	<input type="checkbox"/> SERVED ON
COUNSEL/PARTIES OF RECORD	
NOV 21 2022	
CLERK US DISTRICT COURT DISTRICT OF NEVADA	
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7 UNITED STATES DISTRICT COURT

8 DISTRICT OF NEVADA

9
10 PARNELL COLVIN,

11 Plaintiff.

Case No: 2;22cv-01928-CDS-NJK
REPLY TO COURT MINUTES ORDER

12
13
14 Vs.

15 TAKO LLC,

16 Dendant.
17 _____/

18 COMES NOW Plaintiff Parnell Colvin response to the court order. Plaintiff Colvin filed a
19 motion for Judge Sivla to recuse herself for her continued biases and prejudice conduct towards
20 plaintiff Colvin. Judge Silva for the reasons stated in Colvins motion filed with the court on
21 November 18, 2022. Its so obvious and clear Judge Silva still has the same bias , prejudice and has
22 become to personal in Colvin case more evident is the order that she placed on Colvin once again
23 given him really no time to respond so she can rule in favor of the defendant Tako LLC. If Colvin
24 dont respond by November 21, 2022 by 5:00 PM. The court should no that the time is a incurrect
25 time Colvin would have to file before 5:00 PM becuse the clerks office closes at 4;00PM.
26
27
28

1 Luckily Colvin checked his email and seen Judge Silva sent an email order what would have
2 happend had Colvin not received the courts email Colvin is sure Judge Siva would have ruled
3 immediatly for the defendant Tako LLC. The court has to see the gamesmanship and tactics that
4 Taylor Simpson is playing he is very desperate and will do anything to win even if it is lying to the
5 court in his filings. I am not an attorney but I no you dont lie to the court and this is all
6 Taylor Simpson has been doing despite being an officer of the court. I am requesting sanctions be
7 applied against Mr. Simpson for knowingly and intentionally filing a fabricated scripted so
8 called an emergency motion filled irrelevant statements and prove nothing but he is desperate.
9
10
11

12 Mr. Simpson reasons for filing a false report is to try and get sympathy from the court and
13 courts dont rule and operate on sympathy but facts and I am going to share some real facts with
14 the court unlike Taylor Simpson who justs says and makes up things. What is he going to say next
15 the sun and moon landed on the property and health officials as in the court minute order
16 where it states " tako believes that health officials will likely condenm the property if immediate
17 action is not taken." First of all Colvin is in the building construction trade and knows all areas of
18 construction with over 30 years of experince.
19
20

21 Judge Silva you are wrong to have me respond to such a bogus vauge fake so called
22 emergency motion filed by Mr. Simspon. How do any person respond to a motion or court order
23 on the basis of what Taylor Simpson is trying to have this court believe. He probably has no
24 experince in the construction field. He has not provided one piece of evidence to even show or to
25 suggest that any health officals are even doing an investigation which would be taken place if the
26 property was going to be condemned.
27
28

1 Colvin will tell the court the reason why Taylor Simpson has not produced single of
2 evidence about health officials condemning the property because the property is not at all. No
3 health officials have have come to the property to even suggest that any action is being taken.
4 I ask the court to ask Mr. Taylor what health official even told him this. I would argue to the court if
5 he had any such evidence he would have submitted it with his so called emergency motion.
6 what he provided was some old photos , empty pool, a business card that is mine from the person
7 that emptied the pool. I guarantee Mr. Simpson can't produce the business card in the photo he
8 submitted but I can because it is my card. Mr. Simpson then submits photos of my daughters bed
9 the clothes were on her bed so I could shampoo her carpet.
10
11
12

13 Mr. Simpson then submits photos of the property where no water is present and even if it were
14 health officials have not and is not going to condemn the said property. Health officials were never
15 going to condemn the property. Taylor Simpson made up this whole story to try and again win some
16 kind of sympathy and compassion from the court and thinking he and his client Tako LLC, can
17 violate my rights and I want respond and use my legal rights to do so I don't have to lay down
18 and let the defendant violate my rights and not say or do nothing.
19
20
21

22 I also want to make sure how Taylor Simpson just lies to the court and sanctions need to
23 be applied to him. He states in his so called emergency motion that himself and Tako LLC, has
24 attempted to contact me what is the meaning of attempted even mean either do it or you don't
25 no such thing as attempted once again Mr. Taylor produces no evidence to even suggest he or
26 Tako LLC, tried to contact Colvin at any time just another lie being said by Taylor Simpson.
27
28

1 The defendant and Taylor Simpson have Colvin email, cell number address and they both
2 no where he lives. The defendant has never attempted to make any contact with Colvin all this is
3 facts unlike Taylor Simpson who just spreads his lies thoughtout his motions and the court needs to
4 hold him accountable for his misconduct. As Colvin has stated since the defendant states in its
5 so called emergency motion that they trie to resolve this case the court can easily order mediation
6 and Colvin is willing to work forwards a settlement. This will show if what Mr. Simpson stated in his
7 motion or was it another lie he is telling the court.
8
9

10 Colvin also wants to let the court no that a case do not have to be remanded back to any court
11 state,city federal or any other court for any health officials to condemn any property. This
12 argument or suggestion is so ridiculous common sense would tell any reasonable person this claim
13 is not crediable and has no legal merits. What the defendant want to do is have this court remand
14 so if can get the case in front of The Las Vegas Justice Court because the defendant knows that
15 the cases are not before a judge but a hearing master and he has no jurisdiction to hear any
16 claims of due process or federal viloations. The hearing master only hears eviction cases.
17
18
19

20 Defendants knows that my claims will not be addressed and the hearing master will not even
21 hear Colvin federal claims. Which this is another violation of due process. One claim that is
22 brought against the defendant is the defendant illegally created a false fake lease contract,
23 stoled Ms. Brown identity which is identity theft, then forged her personal information on a illegal
24 created contract and signed her name.
25
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1 Because the defendant filed the illegal document through electronic filing knowing it was a
2 fraudulent document this is wire fraud and the use of wire transmittion to commit the fraud is a clear
3 violation of federal laws. Colvin has made this a pleading in his complaint which also gives this
4 court jurisdiction to hear this complaint in federal court. Colvin believes he has met his burden and
5 fully dismantled the defendant and there attorney false claims about said proerty will likely be
6 condemned by health officials Colvin again states no evidence has been provided to even
7 suggest any such action was going to take place at any time a scare tactic presented to the court.
8
9

10 Furthermore Colvin believes that it was highly inappropriate for the court to issue an order
11 for him to respond to a thought instead of a fact. Colvin cant reply to something that is not a reality or
12 fact. The court should have never entertained this frivolous and meritless so called motion filed by
13 Taylor Simpson and as he stated all the judges are madd at me and talking thats good I welcome the
14 exposure so when they see my name they no I am a fighter. I want just sit back and let my rights
15 be violated.
16
17

18 Judge Silva for once the court needs to apply the law equally you have been acting as an
19 attorney I believe for the defendant given them every opportunity to previal and looking to dismiss
20 or deny my requests at every opportunity you get. Clearly the defendants motion must be denied
21 it has no basis it meritless and frivolous. Taylor Simpson just put a bunch of sound bites , clips and
22 anything he could to try a create something. Like a cook in a kitchen trying to make soup but he
23 really dont so he just put everything in a pot and cooks his soup and he sees how it comes out.
24 This is what Taylor Simpson did never had the correct ingredients to make his case for the stated
25 reasons and aruguments defendants motion must be denied.
26
27
28

CERTIFICATE OF SERVICE

I CERTIFY ON THIS DAY NOVEMBER 21, 2022 I SERVED A TRUE COPY TO DEFENDANT BY
PLACING SAID MOTION IN THGE US MAIL TO THE FOLLOWING PERSON:

KERR SIMPSON
TAYLOR SIMSPON
2900 W. HERIZON RIDGE PARKWAY
HENDERSON, NV 89052


PARNEEL COLVIN

EXHIBIT X1

Activity in Case 2:22-cv-01928-CDS-NJK Colvin v. Tako, LLC Minute Order

From: cmecf@nvd.uscourts.gov

To: cmecfhelpdesk@nvd.uscourts.gov

Date: Thursday, November 17, 2022 at 03:11 PM PST

This is an automatic e-mail message generated by the CM/ECF system. Please DO NOT RESPOND to this e-mail because the mail box is unattended.

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United States District Court

District of Nevada

Notice of Electronic Filing

The following transaction was entered on 11/17/2022 at 3:11 PM PST and filed on 11/17/2022

Case Name: Colvin v. Tako, LLC

Case Number: 2:22-cv-01928-CDS-NJK

Filer:

Document Number: 6(No document attached)

Docket Text:

MINUTE ORDER IN CHAMBERS of the Honorable Judge Cristina D. Silva on 11/17/2022.

Defendant Tako, LLC seeks an emergency remand to state court due to a sewer/septic tank flood at the property at issue in this action. ECF No. [4]. Tako believes that health officials will likely condemn the property if immediate action is not taken. ECF No. 4-1 at 2. IT IS THEREFORE ORDERED that plaintiff Parnell Colvin must filed his response to the motion on an expedited basis, by November 21, 2022, at 5:00 p.m. Failure to respond by that deadline could result in my granting of the remand motion without further notice.

(no image attached) (Copies have been distributed pursuant to the NEF - JLB)
2:22-cv-01928-CDS-NJK Notice has been electronically mailed to:

P. Sterling Kerr sterling@kerrsimpsonlaw.com, george@sterlingkerriaw.com, jennifer@sterlingkerriaw.com, lisa@sterlingkerriaw.com, maury@sterlingkerriaw.com, taylor@sterlingkerriaw.com

Taylor Simpson taylor@kerrsimpsonlaw.com, anika@kerrsimpsonlaw.com, breana@kerrsimpsonlaw.com, jennifer@kerrsimpsonlaw.com, lisa@kerrsimpsonlaw.com, suzanne@kerrsimpsonlaw.com

Parnell Colvin pc681@yahoo.com

2:22-cv-01928-CDS-NJK Notice has been delivered by other means to: